1	KURT MILLER (SBN 184143)	
2	THE LAW OFFICES OF KURT MILLER 15585 Monterey Road, Suite E	
3	Morgan Hill, California 95037 Phone: (408) 778-2688	
4	Facsimile: (408) 778-2688 Email: lawofficeskam@yahoo.com	TES DISTRICT
5	Attorney for Plaintiff VOSTECH CORPORATION	IT IS SO ORDERED
6		IT IS SO ORD
7	ALAN H. MacPHERSON (SBN 44286) STEVEN M. LEVITAN (SBN 148716)	- Omes Ward 2
8	CLARK S. STONE (SBN 202123) MacPHERSON KWOK CHEN & HEID LLP	Judge James Ware
9	1762 Technology Drive, Suite 226 San Jose, California 95110	
10	Phone: (408) 392-9250	THERW DISTRICT OF CE
11	Facsimile: (408) 392-9262 Email: amacpherson@macpherson-kwok.com	OISTRIC!
12	slevitan@macpherson-kwok.com cstone@macpherson-kwok.com	
13	Attorneys for Defendant	
14	MOSEL VITELIC, INC.	
15	UNITED STATES	DISTRICT COURT
16		ISTRICT OF CALIFORNIA
17		
	5AN 1051	
18	VOSTECH CORPORATION,	Case No. 05-CV-04627-JW
19	Plaintiff,	JOINT STIPULATION FOR PLAINTIFF TO AMEND COMPLAINT FOR
20		BREACH OF CONTRACT AND TO
21	v.	EXTEND TIME FOR DEFENDANT TO ANSWER OR OTHERWISE RESPOND
22	MOSEL VITELIC INC. and DOES 1 to 25,	<del>[PROPOSED]</del> ORDER
23	·	
24	Defendants.	
25	Plaintiff VOSTECH CORPORATION ("Vostech") and Defendant MOSEL VITELIC,	
26	INC. ("MVI") hereby jointly stipulate that Voste	ech shall have thirty (30) days from the date of this
	stipulation to file a First Amended Complaint for Breach of Contract in this action against MVI,	
27	and that MVI shall have twenty (20) days from the date of filing of the First Amended Complaint	
28		
	JOINT STIPULATION FOR PLAINTIFF TO AMEND COMPLAI DEFENDANT TO ANSWER OR OTHERWISE RESPOND; [PRO	NT FOR BREACH OF CONTRACT AND TO EXTEND TIME FOR POSED  ORDER Case No. 05-CV-04627-JW

1	by which to answer or otherwise respond.	
2	The parties further stipulate that, should Vostech not file its First Amended Complaint in	
3	this action within thirty (30) days from the date of entry of the Order accompanying this	
4	stipulation by the Court, that Vostech shall dismiss the complaint in this action against MVI, with	
5	prejudice.	
6	By this stipulation, the parties agree that no future dates already set by the Court shall be	
7	continued or otherwise delayed.	
8	Respectfully submitted,	
9		
10	DATED: January 23, 2006 THE LAW OFFICES OF KURT MILLER	
11		
12	By /s/ KURT MILLER	
13	Attorney for Plaintiff VOSTECH CORPORATION	
14		
15	DATED: January 23, 2006 MacPHERSON KWOK CHEN & HEID LLP	
16		
17	By CLARK S. STONE	
18	Attorneys for Defendant MOSEL VITELIC, INC.	
19	WOODE VITELIO, IIVO.	
20		
21	ORDER	
22	PURSUANT TO STIPULATION, IT IS SO ORDERED	
23		
24	DATED: February 9, 2006  JAMES WARE	
25	United States District Judge	
26		
27		
28		

JOINT STIPULATION FOR PLAINTIFF TO AMEND COMPLAINT FOR BREACH OF CONTRACT AND TO EXTEND TIME FOR DEFENDANT TO ANSWER OR OTHERWISE RESPOND; [PROPOSED] ORDER-- Case No. 05-CV-04627-JW

1	ATTESTATION OF SIGNATURE	
2	(General Order 45)	
3	Pursuant to N.D. Cal. General Order 45, I hereby attest that concurrence in the filing of	
4	this document has been obtained from each of the other signatories and I have on file all	
5	holograph signatures for any signatures indicated by a "conformed" signature (/s/) within this	
6	efiled document.	
7	DATED: January 23, 2006 MacPHERSON KWOK CHEN & HEID LLP	
8		
9	By	
10	Attorneys for Defendant MOSEL VITELIC, INC.	
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	JOINT STIPULATION FOR PLAINTIFF TO AMEND COMPLAINT FOR BREACH OF CONTRACT AND TO EXTEND TIME FOR	

 $DEFENDANT\ TO\ ANSWER\ OR\ OTHERWISE\ RESPOND;\ [PROPOSED]\ ORDER--\ Case\ No.\ 05-CV-04627-JW$